IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW MEXICO

RENAUD BELHOMME,

Plaintiff,

VS.

No. CIV 05-0687 RB/RLP

THE DOWNS OF ALBUQUERQUE, INC., ATLAS TEMPORARY SERVICE, INC., DAN COOK, General Manager,

Defendants.

MEMORANDUM OPINION AND ORDER

THIS MATTER came before the Court for consideration of Plaintiff's "Alternative Motion Supplemented Along With Such Grounds For a New Trial to Alter/Amend Judgment and Grant Relief Entitled from Judgment as a Matter of Law" (Doc. 47), filed on July 31, 2006. Judgment was entered in favor of Defendants on March 8, 2006.

A motion to reconsider filed more than ten days after judgment is governed by FED. R. CIV. P. 60(b). *See Van Skiver v. United States*, 952 F.2d 1241, 1243 (10th Cir.1991). Relief under Rule 60(b) is extraordinary and may only be granted in exceptional circumstances. *Bud Brooks Trucking, Inc. v. Bill Hodges Trucking Co.*, 909 F.2d 1437, 1440 (10th Cir.1990). To be entitled to Rule 60(b) relief, a party must establish one of Rule 60(b)'s six grounds for relief from judgment. *Id.* Plaintiff has not shown exceptional circumstances establishing any one of those six grounds for relief. Thus, Plaintiff's motion will be denied.

IT IS ORDERED.

ROBERT C. BRACK UNITED STATES DISTRICT JUDGE

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